# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

STATE OF OKLAHOMA,	)
	)
Plaintiff,	)
v.	) Case No. 05-CV-00329-GKF-SAJ
TYSON FOODS, INC., et al.,	)
	)
Defendants.	)

# SUPPLEMENTAL OBJECTIONS AND RESPONSES OF STATE OF OKLAHOMA TO SEPARATE DEFENDANT TYSON FOODS, INC.'S FIRST SET OF INTERROGATORIES PROPOUNDED TO PLAINTIFFS

COMES NOW, the Plaintiff, the State of Oklahoma, ex rel. W.A. Drew
Edmondson, in his capacity as Attorney General of the State of Oklahoma, and
Oklahoma Secretary of the Environment, C. Miles Tolbert, in his capacity as the Trustee
for Natural Resources for the State of Oklahoma under CERCLA, (hereinafter "the
State") and supplements its previous response to Defendant Tyson Foods, Inc's First Set
of Interrogatories in accordance with the Court's Order of February 26, 2007 [Dkt. #
1063]. The State incorporates its previous response and objections to these
interrogatories as if fully stated herein. Further, the State reserves the right to supplement
its responses as responsive information is identified.

EXHIBIT 15

#### INTERROGATORY NO. 2

Please describe in detail and by category the nature and amount of damages you are seeking to recover in the Lawsuit, the specific calculations utilized to arrive at each specific damage type and amount, and Identify all Documents that Relate to such damages and calculations.

#### SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 2

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B). The State incorporates its response to Cobb-Vantress Interrogatory No. 4 as stated fully herein.

Subject to and without waiver of these objections, the State is unable to provide the amount nature and amount of damages the State is seeking to recover. The State continues to develop its damage model and will provide the Defendants with this information pursuant to the Court's Scheduling Order.

The State will be using established methodologies to arrive at its natural damages estimate. Which methodology or methodologies it will ultimately decide to use are work product. The State will disclose this information pursuant to the Court's Scheduling Order when the State provides its expert damages report(s). The State reserves the right to supplement this interrogatory as responsive information is identified.

Please identify each tract of real property situated within the IRW in which the State of Oklahoma currently owns, or has owned during the three years prior to the filing of the Lawsuit, any legal or equitable interest (including but not limited to, ownership in fee, surface ownership, mineral ownership, lease or license), and indicate for each such tract the specific time periods in which the State of Oklahoma owned an interest, the nature of the interest, the specific use(s) for and activity(ies) that has been conducted on the tract during the period the State of Oklahoma owned the interest. Also please identify any Documents that Relate to the State of Oklahoma's interest in such property.

## SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 3

Please see Exhibit 1 which contains a description of State owned property in Cherokee and Delaware counties. The State is continuing to gather information responsive to this request and will supplement as additional information is identified. A general description of State owned property includes:

### Oklahoma Department Of Wildlife Conservation

- 1. Cookson WMA
- 2. Ozark Plateau
- 3. Sparrowhawk
- 4. Cherokee WMA
- 5. Tenkiller WMA
- 6. Access areas previously given to the defendants on August 8, 2006, Bates Nos. OSRC0026465-OSRC0026504.

#### Oklahoma Scenic Rivers Commission

1. Scenic Rivers Commission Building

2. All previous deeds given to the defendants on August 8, 2006, Bates Nos. OSRC0026465-OSRC0026504

# **Northeastern State University**

1. All associated buildings and lands owned by the University.

# Oklahoma Department of Transportation

1. Right of Ways on Highways, See Exhibit(s) 1

#### <u>Tourism</u>

- 1. Tenkiller State Park
- 2. Natural Falls State Park
- 3. Cherokee Landing State Park

# Oklahoma Turnpike Authority

1. See Attached.

# **INTERROGATORY NO. 4:**

For each specific tract of real property identified in Your answer to the preceding Interrogatory on which You or any other person or Entity has collected, handled, treated, stored, or disposed of any type of chemicals, fertilizers or waste material (including but not limited to solid wastes, semi-solid wastes, liquid wastes, industrial wastes, municipal, industrial wastes, municipal, industrial wastes, municipal, industrial or household waste water, grey water, sewage or effluent of any type), please Identify the specific materials collected, handled, treated, stored, used or disposed of by chemical composition, volume, and processes employed for each month of the term of the State of Oklahoma's ownership or interest. Also please Identify any Documents that Relate to those activities.

# SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 4

The State is continuing to gather information responsive to this request. The State will supplement this request as this information is identified. To date the State has identified the following:

# Oklahoma Department of Wildlife Conservation

The following chemicals have been applied at various times on lands owned by the ODWC:

- 1. Roundup
- 2. Nitrogen-Phoshorus-Potassium Urea Fertilizer

# Oklahoma Department of Transportation

ODOT's herbicide program is a Bermuda/Weed Control program which is conducted with advisement from the Oklahoma Cooperative Extension Services at Oklahoma State University. The following herbicides have not been consistently applied on an annual basis, in fact some years the herbicides have not been applied at all:

- 1. RoundUP
- 2. Honcho
- 3. Outrider
- 4. Arsenal
- 5. RoundUp Pro
- 6. Credit Extra
- 7. Garlon 4
- 8. Transline

- 10. Ammonia Sulfate
- 11. Garlon 3A
- 12. Rodeo
- 13. Oust
- 14. Detain

# Oklahoma Department of Tourism and Recreation

1. See attached Exhibit 2.

INTERROGATORY NO. 5: Please identify every potential source of phosphorus/ phosphorus compounds, nitrogen/nitrogen compounds, arsenic/arsenic compounds, zinc/zinc compounds, cooper/cooper compounds, hormones or microbial pathogens known by the State of Oklahoma to be present within the IRW or which may be affecting the IRW, other than the sources You allege in the Complaint to be Related to poultry industry operations. In doing so, please Identify each source by location, owner or operator, if any, particular substance released or potentially released by each such source and the mechanism and/or pathway for the transport of the substances from the source to the streams, tributaries, rivers and lakes within the IRW. Also please Identify all Documents Related to such potential sources.

#### **SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 5:**

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B).

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and oppressive. It may be impossible to locate "all" items of responsive information to this interrogatory. The State incorporates its response to Tyson Poultry Interrogatory No. 1 as stated fully herein.

The State has not undertaken to determine the mechanism and/or pathway for the transport, if any, of the substances other than those complained of in the Complaint from their source to the streams, tributaries, rivers and lakes within the IRW, other than as may be set forth in publicly available documents listed in the State's Response to Tyson Poultry Interrogatory No. 1. The State reserves the right to supplement this response if additional responsive information is identified.

# **INTERROGATORY NO. 6:**

Please Identify all permits, licenses or other forms of government authorizations issued by the State of Oklahoma or its agencies which permit, authorize or approve of the conduct of persons or Entities located or operating in the IRW with respect to the handling, treatment, storage, use or disposal of any type of chemicals, fertilizers or waste material (including but not limited to, solid wastes, semi-solid wastes, liquid wastes, industrial wastes, municipal, industrial, or household waste water, grey water, sewage or effluent of any type) known or believed by the State to include phosphorus/phosphorus compounds, nitrogen/nitrogen compounds, arsenic/arsenic compounds, zinc/zinc compound, cooper/cooper [sic] compounds, hormones or microbial pathogens. In doing

so, please Identify the holder of each such permit, license or authorization by name, location, permit or license number, date of first and last issuance of the permit or license and provide a description of the conduct permitted or authorized by the State. Also, please Identify all Documents Related to such permits, licenses or authorities.

# SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 6

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and oppressive. It may be impossible to locate "all" items of responsive information to this interrogatory. Subject to and without waiving the objections heretofore made to this interrogatory, the permits, licenses, or other forms of government authorizations sought by this Interrogatory, as well as documents related to them are as follows:

Category of permit,	Related Documents	Locations
license or authorization		
Public Water Supply	Clip 2 of Permit File	ODEQ WQ Boxes 1-21
Permits		
Public Water Supply	Clip 3 of Permit File	ODEQ WQ Boxes 22-25
Construction Permits		
Municipal Discharge Permit	Clip 2 of Permit File	ODEQ WQ Boxes 26-31
Municipal Discharge	Clip 3 of Permit File	ODEQ WQ Boxes 32-33
Construction Permits		
Industrial Discharge	Clip 2 of Permit File	ODEQ WQ Boxes 35-42
Permits		
Municipal Sludge	Entire file related to such	ODEQ WQ Box 43
Management	permits	
Solid Waste Landfill	Entire file related to such	ODEQ LPD Box 22
Permits	Permit	
Pesticide Applicators	Applicator Files	Located at ODAFF
Registered Poultry Feeding	Grower, applicator files	Previously produced to
Operations Act Permit/	<del></del>	Defendants, Located at
Applicators		ODAFF
Concentrated Animal	CAFO files	Located at ODAFF
Feeding Operations Permits	·	
Septic System Permits	Permit	Located at ODEQ office in
		Jay, Oklahoma.

The above listed documents, with the exception of the Septic System permits, have been previously produced to the Defendants; others will be produced at upcoming document productions at the Oklahoma Department of Agriculture, Food and Forestry. If Defendant did not copy any of the above, the State will work them to get them copies of the documents. The State reserves the right to supplement this response if additional responsive information is identified. The State hereby withdraws its previous Fed.R.Civ. P. 33(d) designation for this interrogatory.

INTERROGATORY NO. 7: Please describe all evidence and Identify all Documents You contend support Your allegation that the Tyson Defendants caused the release of any "hazardous substance" (as that term in defined in CERCLA, 42 U.S.C. § § 9601 et seq.) into any Water Body within the IRW, and in doing so, Identify each such release by specific hazardous substance, location, source, volume, time period of release, owner and/or operator of the source, generator of the hazardous substance, and the transport mechanism and pathway from the source location to the identified Water Body.

### SUPPLEMENTAL RESPONSE TO NO. 7

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B).

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and

as if stated fully herein.

oppressive. It may be impossible to locate "all" items of responsive information to this interrogatory. The State incorporates its response to Cobb-Vantress Interrogatory No. 5.

Subject to and without waiving objections heretofore made to this interrogatory, the State intends to demonstrate a release of a hazardous substance through expert testimony that is based on (1) published treatises and peer reviewed articles on relevant and applicable subjects (discussed below), and (2) the evaluation of sampling and analysis data collected by the State and its consultants. The State will call expert witnesses at trial that will demonstrate that land application of the Defendant's wastes (i.e., the wastes of its growing operations and that of its contract growers) within the IRW release contaminates contained in these wastes into the environment when rainfall: (1) washes off the constituents of these wastes and the land applied soils and they together run off of the area that was land applied and flow into IRW surface waters, and (2) seep and leach from the land applied soils into ground waters that flow into IRW surface waters. In particular, these expert witnesses will demonstrate violations by:

(A) Showing that the soils and Karst geology that make up the IRW are particularly susceptible of surface water runoff and seepage and leaching into the groundwater. Additionally, the hydrogeological connection between and among the land surface, the ground waters and the surface waters within the IRW will be shown that will demonstrate the "pathway" to and through surface and ground water that runs into the streams and rivers of the IRW and eventually into Lake Tenkiller;

- (B) Showing that a chemical "finger print" is found all along this water pathway

  (from waste application sites to Lake Tenkiller) by analysis and comparison

  of the chemical attributes of the Defendant's waste, the soils on which those

  wastes are applied, the groundwater and surface waters leaving land applied

  locations, the water and sediments of the streams and rivers that collect the

  these runoff and ground waters, and the and sediments of Lake Tenkiller;
- (C) Lake Tenkiller core analysis and comparison with (i) other Lakes and (ii) poultry and waste growth and production;
- (D) Historical poultry waste contaminant concentration trend analyses in the IRW surface waters (including Lake Tenkiller) and comparison with poultry production and waste volume in the IRW;
- (E) Demonstrating poultry waste indicator chemicals and substances at locations that are co-incident with locations within the IRW that experience injury for which the State seeks damages and injunctive relief;
- (F) Demonstrating that the density of poultry operations directly influences the concentrations phosphorous in IRW streams and rivers and that the contributions of phosphorous from land application of poultry waste causes the injuries to IRW water quality and biota for which the State seeks damages and injunctive relief;
- (G) Show that poultry waste is the major contributor of nutrients in the IRW using a nutrient mass balance analysis.

The State and its experts are still collecting data and performing analysis on the data which will be used in their opinions and reports. The State refers Defendant to all

sampling documents and investigations included in the State's February 1st, 3rd, and 8<sup>th</sup> document production and updates thereto. *See* OK-PL4744-OK-PL5863 and OK-PL4333-OK-PL4743 for investigative documents. Analytical results for phosphorus, nitrogen compounds including ammonia, copper and copper compounds, arsenic and arsenic compounds, zinc and zinc compounds are contained in the reports from Aquatic Research and A&L Analytical Laboratories. Data providing results of these substances associated with litter or soil applied with waste from Tyson associated facilities are found in A&L Analytical Laboratories Report Numbers: 06-178-204, 06-179-0204, 06-193-0223, 06-194-203, 06-181-9210, 06-187-202, 06-208-0216, 06-188-0201, 06-192-0200.

The State hereby withdraws its previous Fed.R.Civ.P. 33(d) designation for this interrogatory. The State reserves the right to supplement this response if additional responsive information is identified.

INTERROGATORY NO. 8: Please describe all activities that have been conducted by any person, Entity or Agency within Your knowledge to investigate, evaluate, study, model or otherwise determine any characteristic of the water in the IRW, contaminant loading, or the conditions of any Water Body within the IRW, and in doing so, Identify all persons, Entities of Agencies with knowledge of such activities, and state for each such activity, what actions were taken, the time period of the activity, the objective(s) of the activity, who funded the activity, any conclusions, observations, or recommendations from the activity. Also, please Identify all Documents Related to such activity.

#### SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 8

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to

this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B).

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and oppressive. It may be impossible to locate "all" items of responsive information to this interrogatory.

The following list is not exhaustive and does not include every study to look at any characteristic of the Illinois River Watershed. It is merely representative. Subject to and without waiver of these objections the State refers Defendants to the following and will supplement as appropriate:

- 1. Diagnostic and Feasibility Study on Tenkiller Lake, Clean Lakes Report, Oklahoma June 1996. OSRC Log 1-30
- 2. USGS National Water-Quality Assessment Program Water-Quality Assessment of the Ozark Plateaus Study Unit, Arkansas, Kansas, Missouri, and Oklahoma Fish Communities in Streams and Their Relations to Selected Environmental Factors. OSRC 2-8
- 3. USGS Prepared in Cooperation with the Arkansas Soil and Water Conservation Commission Phosphorus and Nitrogen Concentrations and Loads at Illinois River South of Siloam Springs, Arkansas, 1997 1999. OSRC 2-10
- 4. USGS National Water-Quality Assessment Program Water-Quality Assessment of the Ozark Plateaus Study Unit, Arkansas, Kansas, Missouri, and Oklahoma Nutrients, Bacteria, Organic Carbon, and Suspended Sediment in Surface Water, 1993-95 OSRC 2-11
- 5. USGS Preliminary Analysis of Phosphorus Concentrations and Fecal-Indicator Bacteria Counts at Selected Sites in the Illinois River Basin in Oklahoma, 1997-2001. OSRC Log 2-13
  - 6. USGS Monitoring Network in the Illinois River Basin. OSRC Log 2-14

- 7. Basin-Wide Pollution Inventory for the Illinois River Comprehensive Basin Management Program Final Report- (OSU August, 1996). OSRC Log 3-1
- 8. Coordinated Watershed and Restoration Protection Strategy for Oklahoma's Impaired Scenic Rivers (Per SB 972) 2002, 2004-2006 Update located at http://www.environment.ok.gov/.
- 9. Oklahoma's Beneficial Use Monitoring Program Final Report 1998 OSRC Log 2-15
- 10. Oklahoma's Beneficial Use Monitoring Program 1999 Final Report OSRC Log 2-16
- 11. Nonpoint Source Impacts to Aquatic Macroinvertebrate Communities of the Upper Illinois River Watershed OSRC Log 3-12
- 12. An Intensive Survey of Tahlequah Creek, Oklahoma Water Quality Division Oklahoma Water Resources Board (November 3, 1986) OSRC Log 3-13
- 13. Trends in Stream Water-Quality Data in Arkansas During Several Time Periods Between 1975 and 1989. OSRC Log 3-14
- 14. Water Quality Survey of the Illinois River and Tenkiller Reservoir (June 1976 October 1977). OSRC Log 3-15
- 15. Ecology of Tahlequah Creek, A Small Ozark Creek in Oklahoma Oklahoma Water Resources Board (November 15, 1988). OSRC Log 3-17
- 16. Green, W R and Haggard, B E. (2001) Phosphorus and Nitrogen Concentrations and Loads at Illinois River South of Siloam Springs, Arkansas, 1997-1999. United States Geological Survey 2001-4217.
- 17. Nelson, M, White, K, Soerens, T. (2002) Illinois River Phosphorus Sampling Results and Mass Balance Computation. Arkansas Water Resources Center MSC-336.
- 18. Nelson, M, Cash, W, Trost, K, Purtle, J. (2005) Illinois River 2004 Pollutant Loads at Arkansas Highway 59 Bridge. Arkansas Water Resources Center MSC-325.
- 19. Nelson, M, Cash, W, Trost, K, Purtle, J. (2006) Illinois River 2005 Pollutant Loads at Arkansas Highway 59 Bridge Arkansas Water Resources Center MSC-332.

- 20. Petersen, J, Adamski, J, Bell, R, Davis, J, Femmer, S, Freiwald, D, Joseph, R. (1998) Water Quality in the Ozark Plateaus, Arkansas, Kansas, Missouri, and Oklahoma, 1992-95. United States Geological Survey Circular 1158, p. 2-4.
- 21. Popova, Y, Keyworth, V, Haggard, B, Storm, D, et al. (2006) Stream Nutrient Limitation and Sediment Interactions in the Eucha-Spavinaw Basin. Journal of soil and water conservation 61(2): 105-115.
- 22. Oklahoma Department of Environmental Quality (1998 -2004), Water Quality Assessment Integrated Reports. (ODEQ)
- 23. Storm, D, Sabbagh, Gregory, M, Smole, M, Toetz, D, Gade, D, Haan, T,Kornecki, T. (1996) Basin-Wide Pollution Inventory for the Illinois River Comprehensive Basin Management Program. (OSU)
- 24. Storm, D, White, M, Haggard, B., Smole, M. (2003) Illinois River-Upland and in-Stream Phosphorus Modeling Final Report. (OSU)
- 25. Storm, D E, White, M J, Smolen, M D. (2006) Illinois River Upland and in-Stream Phosphorus Modeling. (OSU)
- 26. Watershed Restoration Strategy for the Illinois River (OCC 1999) located at https://www.deq.state.ok.us/WQDnew/pubs/illinois\_river\_wras\_final.pdf.
- 27. Water Quality Monitoring Reports, Illinois River Basin, Arkansas-Oklahoma Compact Commission, (CY 2002-2006) which were produced at multiple agencies.
- 28. An Investigation of the Sources and Transport of Nonpoint Source Nutrients in the Illinois River Basin in Oklahoma and Arkansas (Gade 1998) located at http://storm.okstate.edu/.
- 29. Water Quality Modeling Analysis in Support of TMDL Development for Tenkiller Ferry Lake and the Illinois River Watershed in Oklahoma, (Draft March 2001).
- 30. Historic state agency and USGS sampling data produced or to be produced at the agency productions.
- 31. Monitoring of Tenkiller Ferry Lake near Horseshoe Bend and Caney Creek to Support Lake Tenkiller TMDL and BMP Activities Draft Final Report (August 16, 2001 OWRB) located at OSRC 5-20.
- 32. OWRB 2001 through 2005 BUMP Reports http://www.owrb.ok.gov/quality/monitoring/bump.php.

33. Robert L. Tortorelli and Barbara E. Pickup, Phosphorus Concentrations, Loads and Yields in the Illinois River Basin, Arkansas and Oklahoma, USGS 2006-5175.

Persons with knowledge of some the above cited documents, include but are not limited to, the following:

- 1. Derek Smithee-Oklahoma Water Resources Board
- 2. Bill Cauthron-Oklahoma Water Resources Board
- 3. Phil Moreshel-Oklahoma Water Resources Board
- 4. Mark Derichweiler-Oklahoma Department of Environmental Quality
- 5. Dan Butler-Oklahoma Conservation Commission
- 6. Shannon Phillips-Oklahoma Conservation Commission
- 7. Dan Storm-Oklahoma State University
- 8. Andrew Sharpley-University of Arkansas
- 9. Brian Haggard-University of Arkansas
- 10. Kim Winton-United State Geological Service
- 11. Bob Blazs-United States Geological Service
- 12. Bob Tortorelli-United State Geological Service

The State hereby withdraws its previous Fed.R.Civ.P. 33(d) designation for this interrogatory.

#### **INTERROGATORY NO. 9:**

Please identify every source of phosphorus/phosphorus compounds, nitrogen/nitrogen compounds, arsenic/arsenic compounds, zinc/zinc compounds, cooper/cooper [sic] compounds, hormones, microbial pathogens or other alleged hazardous substances, pollutants or contaminants within the IRW, which you allege in the Complaint to be Related to poultry industry operations. In doing so, please Identify each

source by specific location, owner or operator, if any, and the mechanism and/or pathway for the transport of the alleged hazardous substances, pollutants or contaminants from the source to any Water Body within the IRW. Also, please identify all Documents Related to such sources.

# SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 9

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B).

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and oppressive. It may be impossible to locate "all' items of responsive information to this interrogatory. The State incorporates its response to Tyson Foods Interrogatory No. 7 as if fully stated herein.

The State refers Defendants to the material produced by the State in February, 2007 and subsequent productions produced pursuant to the Court's January 5, 2007 Order, including but not limited to, information at the following locations/bates numbers: OK-PL 4744-5863 found in Box 4 produced in February and OK-PL 433-47433 found in Box 3 and analytical results for phosphorus, nitrogen compounds including ammonia, copper and copper compounds, arsenic and arsenic compounds, zinc and zinc compounds are contained in the reports from Aquatic Research and A&L Analytical Laboratories.

Data providing results of these substances associated with litter or soil applied with waste

from Tyson associated facilities are found in A&L Analytical Laboratories Report Numbers: 06-178-204, 06-179-0204, 06-193-0223, 06-194-203, 06-181-9210, 06-187-202, 06-208-0216, 06-188-0201, 06-192-0200.

The State also refers Defendants to Oklahoma Department of Agriculture Food and Forestry files produced on June 15, 2006, Bates Numbers OKDA0000001-OKDA0010561 and OKDA0013013-OKDA0021846. Updated grower files will be produced in accordance with the Court's Order of March 26, 2006 at a yet to be scheduled document production at ODAFF.

The State's investigation into every source related to poultry operations is ongoing. The State's experts are still evaluating the relevant data for their reports which will address in detail the foregoing matters. This Interrogatory will be supplemented by such Expert reports at the time required by the Court's Scheduling Order [Dkt. # 1075]. The State reserves the right to supplement this response.

INTERROGATORY NO. 10: Please describe all evidence and Identify all Documents You contend supports Your allegation that the actions or inactions of any Tyson Defendant pose a threat to the health of any person in the IRW, and in doing so, please state for each such action or inaction, the specific conduct and Tyson Defendant You contend is responsible, and describe the specific threat posed to human health.

#### SUPPLEMENTAL RESPONSE TO NO. 10

The State objects to this interrogatory to the extent it seeks information protected by the attorney client privilege or work product protection. Further, the State objects to this interrogatory to the extent that it seeks information known or opinions held by expert consultants retained or specially employed by the State or by its counsel in anticipation of litigation or preparation for trial. Fed.R.Civ.P. 26(b)(4)(A) and (B).

The State objects to this interrogatory on the ground that it improperly seeks identification of "all" items of responsive information, which renders it overly broad and oppressive. It may be impossible to locate "all" items of responsive information to this interrogatory. The State incorporates its response to Tyson Foods Interrogatory No. 7 and Tyson Chicken No. 4 as if fully stated herein.

Subject to and without waiver of these objections, Defendant's land application of poultry waste in the IRW includes, because they are constituents of their waste, disposal and releases of nutrients, metals, hormones, and bacteria which are transported to the surface and ground waters of the IRW.

The threats to human health include the transport of fecal bacteria in their poultry waste into the surface and ground waters of the IRW at levels that exceed health-based standards for primary body contact recreation and health-based standards for groundwater consumption. For example, the 2005 Beneficial Use Monitoring Program ("BUMP") report relevant to the IRW concludes that the use of primary body contact recreation is not supported because of fecal bacteria concentrations in Flint Creek, the Illinois River near Watts, and the Baron Fork near Eldon. Additional documents showing similar bacterial concentrations are found in the documents produced to the Defendants of the State's sample and analysis reports produced in February 1, 2007 and updates to that production pursuant to the Court's January 5, 2007 Order [Dkt. 1016].

The increase in the nutrient levels in the surface waters of the IRW from waste disposal operations of the Defendants has increased the concentration of cyanobacteria in the surface waters of the IRW.

The increased nutrient levels in the surface waters of the IRW caused by Defendants waste disposal practices has also caused an increase of algae in the IRW surface waters which has increased the concentrations of disinfectant byproducts in the public drinking water supplies of the IRW. Similarly, the total organic carbon loading of the surface waters of the IRW resulting from Defendant's waste disposal practices has also increased the concentrations of these disinfectant byproducts.

The State's investigation into human health risks resulting from Defendant Tyson is ongoing. The State's experts are still evaluating the relevant data for their reports which will address in detail the foregoing matters. This Interrogatory will be supplemented by such Expert reports at the time required by the Court's Scheduling Order [Dkt. # 1075].

The State reserves the right to supplement this response.

The State refers, without limitation, Defendant to the following documents, showing a threat to human health:

Analytical results for phosphorus, nitrogen compounds including ammonia, copper and copper compounds, arsenic and arsenic compounds, zinc and zinc compounds are contained in the reports from Aquatic Research and A&L Analytical Laboratories. Data providing results of these substances associated with litter or soil applied with waste from Tyson associated facilities are found in A&L Analytical Laboratories Report Numbers: 06-178-204, 06-179-0204, 06-193-0223, 06-194-203, 06-181-9210, 06-187-202, 06-208-0216, 06-188-0201, 06-192-0200.

Public Water Supply Reports (http://sdwis.deq.state.ok.us).

State agency and USGS water quality results produced and to be produced at state agencies.

If Tyson does not have a copy of the USGS and state agency water quality data, the State will produce it to them again at their request.

Respectfully Submitted,

W.A. Drew Edmondson OBA # 2628 Attorney General Kelly H. Burch OBA #17067 J. Trevor Hammons OBA #20234 Assistant Attorneys General State of Oklahoma 313 N.E. 21st St. Oklahoma City, OK 73105 (405) 521-3921

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Attorneys for the State of Oklahoma

### CERTIFICATE OF SERVICE

I hereby certify that on this 27th day of April, 2007, the foregoing document was mailed to the following, with postage thereon prepaid:

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## VERIFICATION

STATE OF OKLAHOMA	)	
	)	ss:
COUNTY OF OKLAHOMA	)	

I, Miles Tolbert, being of legal age, hereby depose and state that I have read the foregoing supplemental responses to these interrogatory and that they are true and correct, to the best of my knowledge and belief, and that I furnish such supplemental responses based on consultation with the representatives of the State of Oklahoma based on documents identified as of the date of this response.

Miles Tolbert

Secretary of the Environment

State of Oklahoma

Signed and subscribed to before me on this 27 day of April, 2007

Notary Public

My Commission Expires:

My Commission Number:

06002615

SHANE GREEN

Notary Public

State of Oklahorna

Commission # 08002818 Expires 03/09/10